tion of time paid for, unless renewed. MISSISSIPPI LEGISLATURE.

SENATE. THIRTY-FIFTH DAY.

SATURDAY, February 14, 1880.

shall Thurman, of Holmes county Referred to committee on Crystal Springs. Mr. West offered the following concurrent resolution, requesting our members of Congress to support certain measures to aid the Sate in support of common schools, which was referred to Committee on Corporations.

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Whereas, The public lands belonging to the take the property of the whole propin—all having an equal of the proceeds thereof; and, whole propin—all having an equal of the same, as to confer as near as possible, and benefits and the same, as to confer as near as possible, and benefits and the same, as to confer as near as possible, and benefits and the same, as to confer as near as possible, and benefits and the same, as to confer as near as possible, and benefits and the same, as to confer as near as possible, and benefits and the same and t

and experiment their efforts in educating the of Supervisors of Lafayette county, to have the round of the country as the most direct and public roads of said county worked by contract;

31r. Humphries is traduced—

S. B. No. 148, an art to authorize and emport rather branch of the Legislature to report in writing an opinion from the Supreme of Supervisors of Lawrence county, to puris of the Federal and State Constitutions, Passed.

ferred to Judiciary Committee Mr. Tennison introduced—
the Looging introduced—
The No. 149, an act to amend an act to inparate the town of Mctlamb City, and to Passed.

Passed.

If a Sect.

Mr. Tennison introduced—
If B. No. 325, an act to prohibit the sale of intoxicating liquous in Lawrence county.

Passed. to the same into a separate school district. red to Committee on Education.

Mr Crigher introduced—
S. H. No. 150, an act to prohibit the sale of ferry on Pearl river in said county. Refernto-clearly liquors within five miles of the Agricultural and Mechanical College Refernd to Committee on Counties and County
H. B. 304, an act to authorize the Secretary

No. 182, an act in relation to the convict Means.

· Senate proceeded to consider the unfinthed business of yestership, viz: or the State Agricultural and Mechanical Col. Johns in the Chair. Present 70; Absent 50; r. Rills moved to unuend by striking out cal bills, was resumed where left off at morn One relates to appropriation for this year ing session. Mr. Field, of Lowedes, introduced-

Your-Mesers, Anderson, Bridges, Brown, Publishing Company, of Columbus, was Criples, PhysGerald, Gilbs, Humphries, Jackiff. Borre and Walker .-- 16 Absent and not voting-Messrs, Birchett, Carter, A. R., Dalcon, Magee, Perkins, and Mr. Bills moved to strike out \$35,000 as relates appropriation for next year, and insert tabled, and the bill passed. 30.000.

Mr. Myers introduced—

On metion of Mr. Cowan, said amendment

H. B. No. 334, an act for the relief of Dr. J. was tabled.

Nr Bills moved to strike out \$35,000 and inseri \$28,000, which, on motion of Mr. Humidiries, was tabled.

H. B. No. 304, an set for the relief of Dr. J.

The House concurred in Senate amendment
to H. B. No. 185, to amend the charter of Holly id ayer and ordered engrossed.

On motion of Mr Reynolds, the privileges of Referred to Committee on Corporations.

Mr. Featherston introduced—

No. 200, an act for the relief of ons to disposess purchasers of Liquidating

B. No. 75, to limit the time of bringing ac-B. No. 75, to limit the time of Liquidating Ways and Means Committee.

H. B. No. 258, to incorporate the town of the countries of t vee Bands, was passed. 8 B. No. 132, to amend section 1767 of Re-State joint resolution No. 2, to exempt from The Senate adopted the following CHAPTERS OF THE CODE; Chapter 32 in relation to attachment against

("hapter 50, in relation to marriage and dihapter 49, in relation to descent and dis-Chapter 68, in relation to fences and parti-Chapter 61, in relation to roads, fences and Chapter 17, in relation to apportionment of Representatives and Senators, Chapter 48, in relation to wills and testa-Chapter 54, in relation to to lien of mechan-Chapter 55, in relation to the lien of owners of stations, jackasses and bulls. Chapter 50, in relation to limitation of

At 2:10 a clock, the Senateadjourned. HOUSE.

THIRTY-FIFTH DAY. SATURDAY, February 14, 1880. House met pursuant to adjournment, Mr. raker Johns in the Chair. Prayer by Rev.

20; absent, 21-Mesars, Anderson, Andrews, Atwood, Bufkin, Buford, Chambliss, Coleman, Cooper, Downs, Fortson, Glass, Hark-reader, Hollingsworth, King, McLaurin, of Rankin, Morris, Pollard, Rainey, Ramsey, Selvy Leave of absence was granted to Messrs. Glass, Downs, Builkin, Selby, Norrell, Hollingsworth, Madison, Andrews, and to Sergeant-at-Mr. Walker, of Lauderdale, was called to the The call of counties for introduction of local Mr. Clark introduced—
H. B. No. 347. An act to establish a just and

hills was commenced where left off last Satur-Mr. Russell presented certain petitions from citizens of Conhoma county, which were referred to Committee on Counties and County Bounda-

Mr. McNeil introduced—
H. B. No. 349, An act to prohibit the sale of interception Camp Ground Association. Passed.

Mr. McNeil introduced—
H. B. No. 349, An act to prohibit the sale of interception of Rail's Creeks Baptist and Pleasant Hill Methodist churches in Simpson county. Referred to Whole, Mr. Field, of Lowndes, in the chair, S. B. No. 40. An act for the relief of Copiah county. The Committee of the Whole reported the ball back with research and the ball back with resea

Mr. Huddleston introluced—
H. R. No. 305, An act to prevent the sale of intextenting liquors within two miles of Gray's I stitute, DeSoto county. Passed.
H. B. No. 351, an act for the relief of Abrabam Barnett, of Sunflower county. Referred bam Barnett, of Sunflower county. H. B. No. 3. An act to prohibit the sale of intexpeating liquors within two miles of to Committee on Claims. Meadville, Franklin county, as amended, was Tallahatchic county warrants, was passed.

H. B. No. 307, An act for the relief of W. E. Thurman, of Green county. Referred to Com-Mr. Byrd introduced-

H. B. No. 308, An act for the protection of wool-growers of Green county.

On motion of their respective Representatives the counties of Landerdale, Jones, Noxubee, Tippah, Benton, Leake, Lawrence, Madison, Perry and Monroe, were added to the

committee of five, with instructions to report a general bill on the subject. Lost.

Mr. Rees moved to refer to the Committee on Agriculture, with instructions to report a bill. Lost. Mr. Wood moved to refer to a committee of neven, which prevailed

W. Williams introduced-H. B. No. 839, An act to change the name of Jack Golliday, a colored citizen of Grenada Mr. Williams presented petitions of chizens of Grenada county, which were referred to

of Grenada county, which were referred to Committee on Corporations.

Mr. Seal introduced—
H. B. No. 310, an act to authorize the Clerk of the Circuit Court of Harrison county, to employ a competent person to perform the duties of a stenographer for the Circuit Clerk of said county. Passed.

Mr. Wood introduced—
H. B. No. 311, an act to repeal an act to incorporate the trustees of the Seashore Camp Grounds. Referred to the Committee on Gorporates the trustees of the Seashore Camp Grounds. Referred to the Committee on Gorporate the trustees of the Seashore Camp Grounds. Referred to the Committee on Gorporate the trustees of the Seashore Camp Grounds. Referred to the Committee on Gorporate the trustees of the Seashore Camp Grounds. Referred to the Committee on Gorporate the trustees of the Seashore Camp Grounds. Referred to the Committee on Gorporate the trustees of the Seashore Camp Grounds. Referred to the Committee on Gorporate the trustees of the Seashore Camp Grounds. Referred to the Committee on Gorporate the trustees of the Seashore Camp Grounds. Referred to the Committee on Gorporate the trustees of the Seashore Camp Grounds. Referred to the Committee on Gorporate the trustees of the Seashore Camp Grounds. Referred to the Committee on Gorporate the trustees of the Seashore Camp Grounds. Referred to the Committee on Gorporate the Mr. Stephens, of Talobastia, Offered an amendment to S. B. No. 62, to incorporate the town of Coffeeville, pending discussion and consideration of which, the House at 11:10 o'clock, adjourned.

H. B No. 312, an act to incorporate the town of Utien, Hinds county. Passed.

Mr. McWillie introduced —
H. B. 313, an act to authorize the distribution

The same of the second of a special second of a special second of the proceeds thereof to second substitution of the proceeds thereof to second substitutional purposes; and, whereas, in our opinion it is the duty of the great states.

H. B. No. 17, To repeat the quarantine laws so far as they relate to Beat No. 4 of Jackson for the A. and M. College of Mississippi, was county, was tabled.

Mr. Cameron introduced—
H. B. No. 13, To repeat the quarantine laws so far as they relate to Beat No. 4 of Jackson for the A. and M. College of Mississippi, was county of the proceeds thereof to county, was tabled.

Mr. Cameron introduced—
H. B. No. 13, To repeat the quarantine laws so far as they relate to Beat No. 4 of Jackson for the A. and M. College of Mississippi, was county of the proceeds thereof to be so far as they relate to Beat No. 4 of Jackson for the A. and M. College of Mississippi, was county of the proceeds thereof to be so far as they relate to Beat No. 4 of Jackson for the A. and M. College of Mississippi, was county of the proceeds thereof to be a second of the proceeds the second o

sense of the country as the most direct and public reads of said county worked by contract; referred to Committee on Public Roads.

Mr. Howry introduced—
H. B. No. 321. An act to authorize the sale of certain lands in Lafayette county; passed.

Mr. Howry introduced—
H. B. No. 322. An act to repeal an act to propose of the bills now before that body to aid the hibit the sale of intexicating liquors in the town of Public Roads.

in schools of the country from proceeds of of Paris, Lafayette county; passed.

S.B. No. 2, to incorporate the Commercial Bank of Meridian, was taken up; the House it further resolved. That His Excellency, refused to concur in Senate amendment to the because he knew the maxpayers of the State the theorem resolved, that has been same.

It the theorem of the second of the second

upon any motter involving the construct chase a bridge constructed by Alfred Sharp.

Mr. Hardin introduced-H. B. No. 326, an act to authorize the estab-

Mr. Brendam introduced—
S. B. No. 151, an act for the preservation of Surgeme Court Reports. Passed.

Mr. Applewhite introduced—
H. B. No. 257, an act for the relief L. Alcus & Co., "merchan's of Brookhaven, Lincoln & County, Referred to Committee on Ways and Mr. Reynolds introduced—
Mr. Reperced to Committee on Ways and Mr. Cowan, the Senate conof State to furnish the Chancery and Circuit

House took a recess until 714 o'clock. NIGHT SESSION.

House met at 7:30 o'clock, Mr. Speake

The call of countles for introduction of

one other and motion of Mr. Crigler, it is an act to extend the limitations the make.

H. B. No. 229, an act to extend the limitations of an act to incorporate the White Bills moved to strike out \$65,000 and in-Mr. Field of Lowndes, introduced—
Mr. Elevnoids moved to lay said amendment H. B. No. 330, an act to incorporate the Cenon the fable, which was lost by the following tral Eurnest Workers' Association. Referred to Committee on Corporations. S. B.No. 128, to incorporate the Dispatch

Naya-Messes Bills, Brankam, Carter, J. P., oper, Cowan, Gayles, Gibert, Griffin, Ham-in, Javangin, Jakanson, King, Longino, Rat-Energy and Wellies, Mills, Manager, Rat-H. B. No. 331, Javanger, Passed, Mr. Rogers introduced— H. B. No. 332, an actival passesses to the control of the contro f Sidon, Leflore county. Passed.

Mr. Kearney introduced-Mr. Hardin offered a substitute which was

From was tabled.

Or Cooper made the point of order that the large and ordered engrossed.

Are rand ordered engrossed.

H. B. No. 335, an act to incorporate the Holly Springs Oil Mill and Cotton Factory. Mr. Featherston introduced Mr. West, to H. B. No. 236, an act for the relief of H. S. Dancy and Mrs. A. M. Todd. Referred to

Cornersville, in Benton and Union counties, as emended, was passed. H. B. No. 337, an act to authorize the Board certain United States Government of Supervisors of Marshall county to procure a copy of the field notes of certain lands in

said county. Referred to Committee on Coun Mr. Sykes introduced— H. B. No. 338, an act in relation to public roads in Monroe county ; referred to Commit-

Mr. Eaton introduced-H. B. No. 340, an act to incorporate the town of Newton, in Newton county; referred to Com-

mittee on Corporations. .
S. B. No. 31, for the relief of DeWitt C. Tayof Noxubee county, was passed. Mr. Hunter introduced-H. B. No. 341, an act to amend an act for the protection of live stock in Noxubee county; referred to Code Committee.

Mr. Carroll introduced -H. B. No. 342, an act to prevent scaleage on cotton; referred to Judiciary Committee S. B. No. 39, to incorporate the town of Como. Panels county, was passed. S. B. No 111, to authorize certain records of Panola county, to be transcribed, was referred

H. B. No. 343, an act to amend an act to incor porate the town of Summit. Pike county; referred to Committee on Corporations. H. B. No. 344, An act to reduce the limits o the town of Pontotoc. Passed.

Mr. Wilson introduced-H. B. No. 345, An act to incorporate the town of Poplar Springs, Pontotoc county, Referred to Committee on Corporations. H. B. No. 346. An act to amend an act to neorporate the town of Lake, Scott county. Referred to Committee on Corporations.

H. B. No. 24, to incorporate the town of Roll-

equitable tax upon the Counties of Bolivar, Washington and Issaquena. Referred to Ommittee on County Affairs.
Mr. McInnis introduced-

Committee on County Affairs.

the bill back with recommendation that it do pass, and the bill passed by a vote of 59 yeas to be found to the bill passed by a vote of 59 yeas to be found to the bill passed by a vote of 59 yeas to be found to the bill passed by a vote of 59 years to be found to be f in two miles of Colfax Institute, in Choctaw

S. B. No. 97, for the benefit of holders of H. B. No. 352, an act to amend an act to in-corporate Blue Mountain Female College, in Tippah county. Passed. Mr. Nelson introduced-H. B. No. 358, an act in relation to Circuit

and Chancery Courts in Tunica county. Referred to Committee on Judiciary. Mr. Tankersley presented petition from members of Big Bear Creek Association, which was referred to Committee on Code.
Mr. Nelson introduced— H. B. No. 354, an act in regard to maintain-

ing public roads and bridges in Tunica county. Referred to Committee on County Affairs. Mr. Shields introduced-H. B. No. 855, an act to promote the settle nent of wild lands in Washington, Sunflower and Le flore counties, and aid in the building of the Greenville, Columbus and Birmingbam Referred to Committee on Levees.

Mr. Shields introduced-H. B. No. 356, an act for the relief of Bachel Alexander. Referred to the Judiciary Com-

SEVATE. THIRTY-SIXTH DAY

MONDAY, Feb. 16, 1880. of certain books, records and reports to the Clerks of Circuit and Chancery Courts of Hinds county. Passed.

Mr. McWillie introduced—

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Mospar, Feb. 16, 1889.

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deeds of trust, and liens in this state; refersed to Committee on Agriculture.

Governor Sims in the Chair. Present 34; ab
sent 3-Messrs. Bridges, A. B. Carter and

H. B. No. 364, an act to amend the charter of

The bill passed by the following vote: YEAS-Messes, Anderson, Bills, Birchett, Brenham, Brown, Crigler, Gibbs, Gibert, Griffin. Bumphries, Jackson, Lowrance, Perry, Perkins, Reynolds, Singleton, Stewart, Vance, West, Wilcox -29, Nays-Messrs, J. P. Carter, Cooper, Cowan, Gayles, Johnson, King, Magee, Ratliff, Rogers,

Walker-10.
Absent and not voting-Messrs. Bridges,
A. K. Carter, Dalton, FitzGerald, Hamilton,
Jarnagin, Longine-7.
Mr. Johnson explained that he voted "no" thought that a less amount would be sufficient
Mr. West, as his own request, was excused from the Committee on Peniteutiary and Prisons; Mr. Jackson was substituted in his place.

Mr. Peerr, of Committee

Mr. Peery, of Committee on Contingent Expenses, to whom was referred the claim of Jackson Gas Light Company, recommended that the same be allowed, and reported the S. B. No. 159, an act for the relief of the Jackson Gas Light Company; placed on the The consideration of S. B. No. 50, to prohibit free passes or free tickets to public officers on ruilroads in this State, which was made the special order for to-day, was postponed, and the bill laid on table subject to call. On motion of Mr. Humphries, S. B. No. 59. an act to prevent extortion and unjust dis-crimination in the rates charged for the trans-

S. B. No. 122, an act in relation to the convict labor of the Siste, and to create a Board of Pablic Works. Referred to Committee.

Mr. Applewhite introduced—

Mr. Applewhite introduced—

Mr. Applewhite introduced—

Mr. Applewhite introduced—

Washing on, of Lincoln county. Referred to Committee on Claims.

Majoral Insurance Company. Referred to Committee on Claims.

At 2.10, on motion of Mr. Cowan, the Senate considered the bill and substitute in Committee on the Washington, of Lincoln county. Referred to Committee on Claims.

At 2.10, on motion of Mr. Cowan, the Senate considered the bill and substitute back to the Senate, and recommended that the substitute back a recess until 7% o clock. On motion of Mr. Cowan, the Senate con-sidered the bill and substitute in Committee onn lry amendment; to and the passage of the Mr. Reynolds moved that the original bill e considered section by section, which pre-

> ate, at 2:18 o'clock, on motion of Mr. Peery, took a recess until 7:30 o'clock. NIGHT SESSION. Senate met at 7:30 o'clock-a quorum pres On motion of Mr. Gibert the privileges the Senate were extended to Hon. R. H Thompson, of Lincoln county.

H. B. No. 191, to repeal an act to reclaim to the State and from overflow of certain lands, H. B. No. 265, an act to amend the charter H. B. No. 231, to create Stridge Commission ers in Amite county, was passed.

The unfinished business before the Senat at its adjournment was taken up, viz:

S. B. No. 59, an act to prevent extertion and unjust discrimination in the rates charged by Railroads for the transportation of freights and passengers, and to punish the same, etc. together with the substitute therefore, an act enable aggrieved persons to seek and obtain relief in the Courts for unjust discriming on and extertionate charges by Railroads and other transportation companies, in con-

travention of their charters.

The Chair ruled that the consideration of the substitute was first in order, and that the motion of Mr. Reynolds to consider the original Said substitute was then considered, Mr. West offered an amendment to the same, which The question recurring on the adoption of he substitute, it was adopted by the follow-

YEAS.—Messes. Anderson, Birchett, Cooper Jowan, FitzGerald, Gayles, Gibbs, Gilbert Griffin, Hamilton, Lowrance, Magee, Reynolds, Rogers, West and Wilcox-16.

Nars.—Messrs. Bills. Brenham, Crigler Humphries, Jackson, Johnson, Longino, Perkins, Ratliff, Singleton and Walker-11. ABSENT AND NOT VOTING -Messrs. Bridges Brown, Carter 1st District, Carter 9th Dis

Mr. Harrintroduced—
H. B. No. 330, an act for the relief of Sarah
A. Dabney, of Montgomery county; referred to Judiciary Committee.

Mr. Vance announced that he was paired with Mr. Brown, who is absent; Mr. Brown would vote "nay" and Mr. Vance Cave." Mr. Bills moved to recommit the bill and amendment which was lost. Mr. Perkins offered the following amend-

ment, which was adopted: Sec. — Be it further chacted, That nothing in this act shall apply to narrow guage railronds while in process of construction.
On motion of Mr. Humphries, the substitute
was indefinitely postponed:
YEAS-Messes Anderson, Birchett, Brenham, Cowan, FitzGerald, Gibbs, Gibert, Humphries, Longino, Lowrance, Peery, Perkins, Ratliff, Reynolds, Singleton, Stewart, Walker

Wilcox-18.

Navs-Messrs. Bills, Cooper, Crigler, Gayles, Griffin, Hamilton, Jackson, Johnson, King, Magee, Rogers, West-12.

Absent and not voting-Messrs. Bridges, Brown, Carter, 1st District, Carter, 2th District, Palton, Jarnagin, Vance-7.

Mr. Humphriet said that he voted "aye" because the substitute for the original bill does cause the substitute for the original bill does not correct the evils sought to be remedied.

Mr. Reynolds moved to reconsider the vote whereby said substitute was indefinitely postponed, and to table the motion to reconsider. The Senate refused to table the motion to consider by a vote of 21 pays to 8 yeas. Mr. Cooper moved to reconsider the vote whereby said substitute was adopted, which

prevailed. Mr. Cooper moved to table the substitute. H. B. No. 24, to incorporate the town of Rolling Fork, Sharkey county, as amended, was lost.

Mr. Humphries moved to amend by striking out first three sections of the substitute and insert first three sections of original bill. Mr. Humphries moved to refer to a select committee of five with instructions to repor

Wednesday morning, which motion prevailed and Committee appointed as follows: Messrs Gibert, Peery, FitzGerald, Lowrance and At 10:15 o'clock, the Senate adjourned.

HOUSE. THIRTY-SIXTH DAY.

MONDAY, February 16, 1880. House met pursuant to adjournment. Mr. House met pursuant to adjournment. Mr. Speaker Johns in the Chair. Prayer by Rev. Dr. Watkins. Present 100; absent 20.—Messrs. Anderson, Buffkin, Burnett, Coleman, Cooper, Downs, Harkreader, Hollingsworth, Madison, McLaurin, of Bankin, McNeil, Morris, Murphy, Nelson, Pollard, Rainey, Ramsey, Seward Stamper, Westherly ard, Stamper, Weatherly. The Speaker announced the following Select Committee to consider W. B. No. 308, for the protection of wool growers: Messrs. Byrd, Taylor of Benton, Williams, Carter, Robertson, Lewis of Claiborne, and Hardin. On motion of Mr. Noland, Messrs. Field, Chamberlain and Downs, were excused from morning sessions of the House, to prepare the appropriation Act for the years 1880 and 1881. On motion of Mr. Field, the Committees on Ways and Means and Appropriations were authorized to employ a clerk for \$2 00 per day. On motion of Mr. Howry, the Committee on Emigration were discharged from consideration of House Bill No. 282, and the same wa

On motion of Mr. Sommerville, the Speaker was requested to increase the number of the mmittee on Corporations by the appointment of another member. Reports from the various standing Commit-ters were received and laid on table subject to Mr. Sommerville introduced-H. B. No. 359, An act to amend an act to

referred to a select Committee of seven.

provide for and regulate the custody and con-rol of the school land fund arising from the 6th section in Choctaw and other counties. Refer ed to a select Committee of seven. Mr. Clark introduced— H. B. No. 360, an act for the relief of Peter Hamilton and others, of Issaquens county; referred to Ways and Means Committee. Mr. Clark infreduced— Mr. Clark introduced—

H. B. No. 361, an act to prewide for the nummary investigation of unlawful or corrupt expenditures by officers, and for restraining the same, referred to Judiciary Committee.

Mr. Kenraey introduced—

H. B. No. 362, an act for the compensation

rustees of the Bethlehem Camp Ground. Re reed to Committee on Corporations. Mr. Myers introduced-H. B. No. 370, an act to prevent the closing public roads and highways. Referred to committee on Public Roads. Mr. Harrison introduced-H. B. No. 871, an act to incorporate the

erinth Compress Company. Referred to ommittee on Corporations. Mr. Bowman introduced-H. B. No. 372, an act to repeal an act to prodibit the sale of intexicating liquors within
we miles of Independence, Tate county. Reerred to Committee on Ways and Means, Mr. Burdine introduced— H. B. No. 373, an act to aid in the detection

ciary Committee. Mr. Gibs n introduced—
H. B. No. 374, an act to regulate the proper
distribution of the school fand arising from
the sale of vinous and spirituous liquors. Referred to Committee on Education.

tor Female Cellege. Referred to Committee

on orporations.

Mr. Sabors introduced—

H. B. No. 377, an act to declare Big Bear Creek analygable stream, to protect fish in the same, etc. Referred to Committee on County Affairs.

Mr. Fields, of Panola, presented petition of J. B. Blawn, of Panola county, praying for relief in a certain case. Referred to Commit-Mr. McLaucin of Lauderdale, presented etitions of citizens of Lauderdale county, Committee.

praying for an act to prohibit the sale of in-toxicating liquors at Ioomsuba, in said coun-ty. Referred to a special Committee of three. Leave of absence from day to day was granted to Messrs. Lamkin and Anderson. Mr. Russell offered the following joint reso arr Russell opered the following joint resolution, which was alopted:
Resolved, By the House (the Senate concurring), That the Governor be and is hereby requested to return to this House without his approval, H. B. No. 233, to incorporate the lown of Jonestowo, Conhoma county. Chapter 72, of the Revised Code, to regulate the importation and spreading of certain dis-eases, was read twice, and referred to Code ommittee, together with S. B. No. 28, An net to amend the statutes in regard to Boards Chapter 65, in relation to crimes and misde Mr. Wolff offered the following amendment

o that section of the Chapter, in relation to ramps, which was adop ed: Amend by striking out the word "tramps, wherever the same may occur, and insert the word "vagrants." Mr. Stephens offered the following amendment which was tabled: Strike out all of Section -, in relation t amps or vagrants."

The Chapter, as amended, was adopted. Chapter 74, in relation to the sale of vinous respirituous liquer, was read. Mr. Fratherston offered the following amend Amend by striking out all that part of the oill which authorizes a license to be grante o persons to sell in quantities from one pint to Mr. fithson moved to lay the amendment on the table, which was lost by a vote of 45 years Mr. Williams moved to postpone further

consideration of the chapters until Wednesday rext, which was lost.

The amendment offered by Mr. Feathersto was adopted by a vote of 57 year t) 34 nays. An amendment by Mr. Carrill was tabled, and a further amendment by Mr. Hicks was The chapter, as amended, was adopted. The Code Committee reported the following Chapter 22, in relation to Judicial Districts

for Circuit and Chancery Courts. Chapter 76, in relation to criminal pre-Chapter 77, in relation to prisoners in : Chapter 58, in relation to corporations and her associations.

Mr. McGehee, of Wilkinson, offered the folowing resolution, which was adopted:
Resolved, That from and after the 21st o this House for reference.
At 2:20, on motion of Mr. Spears, the House took a recess until 7:30 o'clock.

House met at 7:30 o'clock, Mr. Speaker Johns in the Chair. Present 95; absent 25. The Speaker announced the following spe On H. B. No. 282, an act in regard to Emi gration: Messrs. Lyle, Gibson, Howry, Tal-bert, Ervin, Torrey of Jefferson, and Cham-On petition to prohibit the sale of intoxicating liquors at Toomsuba: Messrs. McLaurin of Lauderdale, Stephens of Calhoun, and

On H. B. No. 359, in relation to certain school funds: Messrs. Sommerville, Davis, Field of Lowndes, Coleman, Andrews, Rogers and Hurt. Mr. Stephens of Yalobusha, was added to Committee on Carporations.
On motion of Mr. McGehee, of Wilkinson consideration of S. B. No. 48, to provide for education of State cadets at the Mississippi Military Institute, which was made special order for to-night, was postponed until to-morrow night; also H. B. No. 11d, an act for the valuation of property advertised for sale under executions, decrees, etc., was postponed until to-morrow night.

On motion of Mr. Featherston, the House resolved itself into Committee of the Whole for the consideration of H. B. No. 210, an act making appropriations for the A. and M. College, Mr. Taylor, of Lee, in the Chair. (The bill makes an appropriation of \$05,000 for 1880, and \$35,00 for 1881.)

Mr. Featherston in Committee of the Whole Mr. Featherston, in Committee of the Whole, supported the bill, and urged its passage without amendment.

Mr. Rees thought the appropriation to

large, he favored an appropriation, but not such a large one.

Mr. Rees offered the following amend-Strike out \$65,000 wherever it appears, and insert \$50,000; strike ent \$35,000 and insert

Mr. Clark offered the following amendment to the amendment;
Amend by striking out \$65,000 and inserting in lieu thereof \$35,000; and by striking out \$35,000 and inserting in lieu thereof \$15. Mr. McGehee, of Wilkinson, spoke in favor of the bill and against the proposed amend-Mr. Clark opposed the bill, and Messrs.

Lewis, of Claiborne, Carroll, Harrison Tankersley and Johns favored. Both amendments were rejected. Mr. Hardin moved to strike out \$65,000 and insert \$50,000. Lost Mr. Noland said that he was a friend of the college, but did not wish to vote such a large appropriation without a thorough knowledge of what is needed. On motion of Mr. Walker, the Committee, through its chairman, Mr. Tsylor, recom-mended the passage of the bill. Mr. Walff offered the following amendment,

which was adopted: Amend by adding additional section: Section- Be it enacted. That during vacation the Professors of the College shall address the people of the State upon such subjects, and at such time, places as the trustees may require. Mr. Rees renewed the amendment offered in Committee of the Whole, and on motion of Mr. Spears it was tabled. Mr. McGee, of Clarke, offered the following. which was tabled : Amend by striking out \$65,000 and inserting \$40,000; and by striking out \$35,000 and inserting \$10,000.

The bill, without amendment, passed by the

following vote:
YEAS-Messers. Applewhite, Bowman, Buchanan, Rufford, Buford, Burdine, Bynum, Byrd, Cameron, Carroll, Carter, Chamberlain, Christmas, Cratin, Currie, Davia, Day, Ervin, Featherston, Field of Lowndes, Ford, Fortson, Gilmer Glass, Gunn, Hardin, Harkreader, Harris, Harrison, Hicks, Hill, Hollingsworth, Howry, Huddleston, Hunter, Hurt, Kearney, King, Lamkin, Lewis of Claiborne, Lewis of Perry, Love, Lyle, Msrett, Martin, Matherson, McGehee of Witkinson, McLaurin of Lauderdale, McNeil, Mellen, Montgomery, Myers, Nabors, Nelson, Noland, Norrell, Rainey, Robertson, Rogers, Russell, Sasbrook, Somerville, Spears, Stephens of Valobusha, Sykes, Talbert, Tankersiy, Taylar of Benton, Taylar of Lee, Torrey of Jefferson, Torrey of Sunflower, Walker, Watson, Welborn, Williams, Weed and Mr. Speaker—77. following vote:

Mr. Lamkin introduced—
H. B. No. 364, an act to smend the charter of
H. B. No. 364, an act to smend the charter of
Corporations.

The Joint Select Committee on Mobile and
Such grant.

2d. What amount of money has been received.

gin and Stewart.

Leave of absence was granted to Messrs.

Brown and Stewart from day to day. Brown and Stewart from day to day.

Two reports (majority and minority) were submitted by the Joint Select Committee, appointed to consider and report upon the report of the Commissioners appointed by the Governor to ascertain whether the Mobile and Ohio Railroad is subject to taxation under its

Ghio Railroad is subject to taxation under its

bill back with amendment, and recommended Hemingway, State Treasurer; referred to its passage, as amended.

Medical Association, and to regulate the practice of medicine in this State. Referred to Committee on Public Health and Quarantine.

Mr. Cowan introduced—

geant-at-Arms of the House, and ascertain the cost of stationery bought for the use of members of the House, and the amounts charged therefor, and all other matters per-

rom the table.

Mr. Gibbs moved to indefinitely postpone. Mr. Reynolds moved to recommit to Com-nities on Public Health and Quarantine.

ostpone prevailed.
Mr. Birchett introduced— S. B. No. 165, an act to require the employment of convicts on works of internal improve H. B. No. 388, an act for the establishment ments, and provide for the support of the of a rule of measurement for saw-logs and penitentiary without loss to the State: refer- square timber. Referred to Ways and Means red to Committee on Penitentiary and Prisons. | Committee.

Mr. Peery introduced— S. B. No. 106, an act to facilitate the construction of the Greenville. Columbus, and act to amend the laws in relation to education, Bruningham railroad from Winona to Green-so far as the same applies to counties herein wood; referred to Committee on Railroads.
Mr. Anderson introduced—
S. B. No 167, an act with reference to the powers and duties of the Board of Mississippi widow and children of M. J. Hope wood, de-Levee Commissioners for Levee District com-bosed of Bolivar, Washington, Issaquena and Sharkey counties. Referred to Committee on H. B. No. 391, an act to prohibit the sale ertain lands in Sunflower county, was re-

ferred to Finance Committee.
S. B. No. 143, an act supplemental to an act

Mr. Chamberian introduced—
S. B. N. 18, an act supplemental to an act to make the statutes in regard to Boards of Hentit, was passed.

Mr. Hondit or the state of t At 2 o'clock, on motion of Mr. Crigler, the in the Chair.

Senate took a recess to 7:30 o'clock.

Senate met at 7:30 o'clock, Lieut-Gov. Sims certain counties, was passed. of Choctaw county, was passed. Several House bills were read the first time and referred to the appropriate standing com On motion of Mr. Reynolds the Senate reconsidered the vote whereby an amendment to o'clock. chapter 24 of the Code, in relation to Chancery Courts, was adopted.

The vore then being taken upon the amend-ment it was lost, and the chapter, without amendment, was adopted. The special oder for the evening, the matter it the contest of Judge J. S. Morris vs. Hon. Warren Cowan, was taken up. Mr. Gibbs, in connection therewith intro-S. R. No. 168, an act to apprepriate meney to defray the expenses of the contested elec-tion case of Morris vs. Cowan. Mr. Humphries moved to refer to Committee

On motion of Mr. Gibert the bill was in lefinitely postponed. on Finance. Lost Mr. Reynolds effered the following resolu tion as a substitute for the one heretofore offered by Mr. Gibbs: Resolved, That the Committee on Registraion and Elections, be instructed to give he parties in the contest of J. S. Morris and Warren Cowan, ample time to take testimeny and submit the same to such Committee, and that a sufficient sum beappropriated to defray the expenses of taking such testimony, and that the Committee prepare a bill for this

Mr. Longino moved to amend by striking out all after the word "Committee" in relaion to an appropriation; which amendment Mr. West moved to reconsider the vote whereby said amendment was adopted, which was lost; and the resolution as amended, was The Senate adopted the following Chapters 46 nays f the Code, having first considered the same The S Committee of the Whole, Mr. Bills in the

Chapter 24, in relation to Chancery Courts Chapter 27, in relation to Appeal Chapter 26, in relation to provisions on to more than one Court or Judge. Chapter 25, in relation to the Supreme Chapter 65, in relation to releasing one o several joint debtors.

Chapter 64, in relation to principals and Chapter 75, in relation to crimes and mis-On motion of Mr. Reynolds, Chapter 74 of the Code, in relation to the sale of vinous and spirituous liquors, was made the special orde for Wednesday 18th, at 11 o'clock A. M. At 9.30 o'clock, on motion of Mr. FitzGerald the Senate adjourned.

> HOUSE. THIRTY-SEVENTH DAY. Tuesday, February 17, 1880.

House met pursuant to adjournment, Mr. Speaker Johns in the chair. Prayer by Rev. J. R. Parish.
Present 104; absent 16—Messrs. Anderson, Bufikin, Burnett, Cooper, Downs, Lamkin, Lyle, Madison, McLaurin of Rankin, Morris, Mullins, Murphy, Pollard, Ramsey, Stamper and Weatherley.
On motion of Mr. Bailey the privileges of the House were extended to Hon. W. B. Johnson, of Winston county.

of members of Boards of Supervisors; referred to Committee on County Affairs.

Mr. Sievens, of Calhoun, introduced—
H. B. No. 363, an act to regulate the per cent to be charged by parties holding mortgages, deeds of trust, and liens in this State; referred to Committee on Agriculture.

Mr. Lamkin introduced—
Mr. Lamkin

charter, and to consider any proposition from said Railroad for a compromise of the differences between it and the State.

Mr. Cowan, Chairman of Select Committee to consider H. B. No. 381, an act for the relief of Thos.

A. Bussey, of Carroll county. Referred to Judiciary Committee.

Mr. Love introduced—

H. B. No. 381, an act for the relief of teachers of High Schools. Referred to Committee Mr. Drane introduced-H. B. No. 382, an act for the relief of W. L.

Mr. Frizgerald introduced—
S. B. No. 160, an act to regulate the registration of the bonds issued by the Board of Levee Commissioners of Levee District No. 1. Referred to Committee on Levees.

Mr. Drane introduced—
H. B. No. 383, an act to incorporate the Dido Male and Female Academy of Choctaw county; referred to Committee on Unportations.

Mr. Harkreader introduced—
H. B. No. 384, an act to protect the rights

H. B. No. 386, an act to regulate the practice of denistry in this State. Referred to

mittee on Public Health and Quarantine,
with instructions to inquire what other claims
of a similar character will be presented,
wh can was lost, and the motion to indefinitely

takes in transcribing registered voters. Referred to Committee on Registration and Mr. Byrd introduced— H. B. No. 388, an act for the establishment

> Mr. Christmas introduced-H. B. No.389, an act to amend section 2 of an

H. B. No. 391, an act to prohibit the sale of evees.
S. B. No. 139, to correct the assessment of Smithville, Monroe county; referred to Committee on County Affairs. Mr. Chamberlain introduced-H. B. No. 392, an act to provide assistance

Senate went into executive session with closed doors, and in a short time the doors were thrown open and legislative business resumed.

At 2 o'clock, on motion of Mr. Crigier, the Mr. Speaker Johns in the Chair.

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The Committee of the Whole, through its chairmae, Mr. Field, reported progress, and At 2:15 o'clock, on motion of Mr. Cowan, the asked leave to set again. A message from the lovernor stated that he had approved the following House bills:
No. 164, to protect crops in Lowndes county;

No. 235, to authorize the purchase of a safe for the use of Franklin county; No. 162, to incorin the chair. Present 31; absent 6.

H. B. No. 275, an act extending to the counties of Attala and Holmes the benefits of an act to prevent stock from running at large in the second random running at large in the Second Research H. B. No. 236, to incorporate the Spanish Benevolent Association of Biloxi; No. 103, to H. B. No. 280, an act to ascertain the six-teenth section funds in the Treasurer's hands provide for registration of voters in the town with the first of Baldwyn; No. 121, to incorporate the Hash-uqua Manufacturing Company; No. 143, in re-

NIGHT SESSION. House met at 7:30 o'clock, Mr. Speaker Johns in the Chair. Present 105; absent 15. Mr. Martin moved to reconsider the refer-Referred to Judiciary Committee. ence of the resolution for the appointment of a committee of five to inquire into and report concerning certain Congressional grants of ficient collection of the leves tax on cotton. I and, which prevailed, and the resolution was Referred to Committee on Corporations. referred to special committee on lands. On motion of Mr. Field, Mr. Martin was Mr. Field, of Lowndes, introduced—
H. B. No. 394, An act to incorporate the Tombigbee Manufacturing Company. Referred

Committee on Corporations. committee of seven, appointed to consider H. B. No. 359, an act to regulate the control of certain school funds, reported back said bill, and recommended its passage. The special order, the consideration of H.

Considerable discussion ensued participated in by Messrs. Martin, Howry, Love and Mr. Featherston moved to indefinitely post-pone, which prevailed by a vote of 48 yeas to Railfoad Company, together with his objection. The Speaker announced the following spe-cial Committees: To investigate the Sergeant-at-arms: Messrs. Mullen, Rees and Myers.

persons desiring to leave the State: Messrs. hamberlain, Hardin and Russell. The House refused to reconsider the vots whereby S. B. No. 48, to provide for the edu cation of State cadets at the Mississippi Military Institute, was laid on the table.

II. B. No. 128 an set to encourage the publication of a supplemental Digest to the Supreme Court Reports of this State, was taken up on a motion to reconsider the vote whereby the the bill was laid on table, A motion to lay on the table the motion to The motion to reconsider the vote whereby

The bill was passed by the following vote:

YEAS—Messrs. Atwood, Bajley, Buchanan, Buffkin, Bufford, Bugdine, Bynum, Chambertalin, Christmas, Clark, Coleman, Craitin, Currice, Day, Drage, Ervin, Featherston, Field of Lowndes, Fields, Fortson, Gibson, Gilmer, Hardin, Harkreader, Harrison, Henga, Highs, Howry, Huddleston, Lewis of Perry, Mareit, Martin, McGee of Clark, McGehee of Wilkinson, McHen, Mitchell, Montgomery, Myers, Nelson, Norrell, Rainey, Rees, Regers, Seabrook, Selby, Shields, Sommerville, Spears, Sykes, Taylar of Benton, Taylor of Lee, Torrey of Jefferson, Gisson, Giass, Guna, Harris, Hill, Hollingsworth, Hunter, Hurt, King, Leslie, Love, Matherson, McInnis, McLaurin of Lauderdale, Marterson, Holmin, McLaurin of Lauderdale, Marterson, McInnis, McLaurin of Lauderdale, McLaurin of Lauderdale, Marterson, McInnis, McLaurin of Lauderdale, Marterson, McInnis, McLaurin of Lauderdale, Marterson, McInnis, McLaurin of Lauderdale, McCarria, McCarria, McCarria, McCarria, McCarria, McCarria, McCarria, McCarria, McCarria The bill was passed by the following vote

the bill was tabled was carried.

Mr. Harrison offered a joint resolution to amend the Constitution of the State, as relates to registration of voters; which was referred to Judiciary Committee.

Mr. Montgomery presented petitions of citi-states of Raliyas and Content of Didiciary Committee.

Mr. FitzGerald introduced—

Mr. Mest introduced—

S. B. No. 169, an act to explain Section 1 of an act to provide against the evil resulting from the sale of intexticating liquors in the State. Referred to Judiciary Committee.

Mr. FitzGerald introduced—

Mr. West introduced—

amended, be adopted; which prevailed, and on further motion of Mr. Backanan, the Chapter as amended, was adopted and on further motion of Mr. Backanan, the Mr. FitzGerald introduced—

Mr. FitzGerald introduced—

Mr. FitzGerald introduced—

Mr. FitzGerald introduced—

Mr. West introduced—

amended, be adopted; which prevailed, and on further motion of Mr. Backanan, the Chapter as amended, was adopted from the sale of intexticating liquors in the State. Referred to Judiciary Committee.

Mr. FitzGerald introduced—

Mr. FitzGerald introduced—

Mr. West introduced—

S. B. No. 169, an act to explain Section 1 of an act to provide against the evil resulting liquors in the State. Referred to Judiciary Committee.

Mr. FitzGerald introduced—

Mr. Manufactanan, the Mr. Manufactanan, t Mr. FitzGerald introduced— S. B. No. 170, an act to provide for the sale of certain lands in Tallahatchie and Quitman

Mr. Vance introduced—
S. B. No. 171, an act to provide for the reenumeration of the educable children of Panola county. Referred to Committee on Ed-Mr. Jackson introduced-

S. B. No. 172, an act to create the office of State Etomologist. Referred to Committee on Agriculture, Commerce and Manufactures.

Szeriov I. Redi enacted by the Legislature of the State of Mississippi. That where real estate sold for debt shall be redeemable at any

A. b. Pope, of Hinds county.

S. B. No. 160, to require the registration of the bonds issued by the Board of Levee Commissioners of District No. 1, was passed.

The special order for the day, consideration of chapter 74 of the Code, in relation to the sale of vinous and spirithous liquors, was postponed.

S. B. No. 59, to enable aggrieved persons to seek and obtain relief in the courts for unjust discrimination or extertionate charges by railroads or other transportation companies in contravention of their charters, was taken up.

HOUSE. THIRTY-EIGHTH DAY. WEDNESDAY, Feb. 18, 1880.

House met pursuant to adjournment. Mr. Speaker Johns in the chair. Prayer by Rev. Dr. Watkins. Present 110; absent, 10—Messrs. Anderson, Burnett, Downs, Lamkin, Madison, McLaurin of Rankin, Murphy, Poliard, Ramsey and Spears. sey and Spears. Mr. Seal introduced—

H. B. No. 396, an act to incorporate the Gulf, take effect and be in force from and after its Ship Island Harbor and Central Railroad passage. Company. Referred to Committee on Cor-

uqua Manufacturing Company; No. 143, in re-lation to the sale of intexicating liquors in the town of Mount Pleasant, in Marshall county.

At 2:05, the House took a recess to 7:50

Whole.

At 2:05, the House took a recess to 7:50

Whole. fore the Senate: Mr. Harrison moved to amend by adding "or Amend section - by adding to the last any other subject," which prevailed; and the clause of that which corresponds to section resolution, as amended, was adopted. Mr. Clark introduced-

> Mr. Hollingsworth introduced—
> H. B. No. 399, an act to provide for an honest count at elections. Referred to Committee on Registration and Elections. Sundry Senate bills were referred to the appropriate standing committees.
>
> The following concurrent resolution, offered

clection in this State.

Mr. Montgomery entered a motion to reconsider the vote whereby H. B. No. 113, to provide for the valuation of property advertised for sale under executions, decrees and other had all been of one county. B. No. 118, to provide for the valuation of final process, was indefinitely postponed.

The favorable features of this amendment are that it affords great relief to teachers of decrees and other final process, was taken Salaries, Corporations and Appropriations are that it affords great relief to teachers of made reports, which were laid on the table, high schools, and adds but little additional

tions thereto. On motion of Mr. Featherston, the House at offered the following resolution, which was To investigate the Sergeant-at-arms:

10:35 went into Committee of the Whole for the adopted:

Code, in relation to Agricultural Liens, Mr.

Field, of Lowndes, in the Chair.

10:35 went into Committee of the Whole for the adopted:

"Resolved, by the Senate, (the House concerning to leave the State: Wessers) At 1:15 o'clock, on motion of Mr. Love, the ture that defendants in all criminal cases Committee rose, and reported back the three shall be compatent witnesses in their own Inapters without recommendation.

Chapter 57, as reported by Judge Campbell.

This is right; it frequently happens that the defendant is the only witness to the fact lien law,) and the substitute therefor reported by the Code Committee, was read. the defendant is the only witness to the fact and his mouth should not be closed. Juries Mr. Seabrock offered the following amend- can judge much better of the guilt or innonent, which was tabled : cence of the accused by hearing him testify,

A message was received from the Governor

Mr. Love offered the failewing amendment o the substitute, which was adopted:

TERMS OF ADVERTISING SPACE, | 1W. 2W. 3W. 4W. 2M. 0 M Three in. | 00.5 00 | 2 00 9 00 | 15 00 25 00 40 00 Four in. | 4 00.6 00 9 00 12 00 20 00 85 00 60 00 Five in., 5 00 7 50 12 00 15 00 20 00 50 00 75 00 28' Special, or local notices, 20 sents per line

Mr. Applewhite moved to table the substithe and smendments there o, which was lost Vals, Merors Applewhite, Atward, Bailey, Bowman, Boffein, Bardine, Camero, Carroll, Chamberlain, Christmas, Clark, Gibson, Gilmer, Hactin, Harkrander Habs, Hallingsworth, Bunter, King, Leslie, Lawre of Parry, Love, McLinis, McLaucin of Landerials, McNath, McWillie, November Brown, Ross Russell, Scabrook, Shields, Sumper Scopers of Valsdarba, Taylor of Lee, Teunison, Walker and Sentie may pursuant; be adjournment. It is a supportant to make the money said of the said of th

A Proposed Redemption Act.

counties. Referred to Judiciary Committee. A BILL introduced by Mr. Harkreader of Lee. to proceed the rights and interests of the debter and to score to him the right to redeem his homestead or real estate any time within two years after it has been sold by

Agriculture, Commerce and Manufactures.
Mr. Humphries introduced—
S. B. No. 173, an act to incorporate the Union Star Relief, of Columbus. Referred to Committee on Corporations.
Mr. Birchett introduced—
S. B. No. 174, an act to incorporate the Brothers and Sisters of Zion, of Vicksburg. Referred to Committee on Corporations.

Ferred to Committee on Urporations, Mr. Harkreader introduced—
S. B. No. 161, an act to carry into effect the provisions of an act to redream and protect from overflow from the Mississippi river, certain bottom lands, and to enable Levee District No. 1, created by said set, to pay off certain indebtedases incurred under said act, the following resolution, by Mr. Mellen, Mr. Bynolds introduced—
S. B. No. 162, an act to incorporate the State of Committee on Levees.

Mr. Bynolds introduced—
S. B. No. 163, an act to incorporate the State of Committee on Committe

reads or other transportation companies in contravention of their charters, was taken up. Mr. Humphries moved to strike out all after enacting clause, and insert new matter.

(A number of amendments to the bill were adopted, which we do not publish, because they would not be understood without publication of the entire bill.)

Mr. Cowan offered an amendment as follows: Provided, That nothing in this act shall be construed to conflict with any of the chartered rights of any railroad company in this State.

Mr. Humphries moved to table, which was lost.

The vote being taken on said amendment, it was lost by the following vote:

Yeas—Messes, Bills, Richett, Beenbare. The vote being taken on said amendment, as it he had been the original parchaser it was lost by the following vote:

YEAS—Messrs. Bitls, Birchett, Brenham.
Cowan, FitzGerald, Gibbs, Gibert, Lowrance, Magee, Reynolds, Rogers, Vance and Wilcox continue redeemable to the detear and his creditors for two years after the sale, upon the

> is prevented, or resides out of the the country where the land lies, the debtor may pay the redemption money to the Clerk of the Circuit Court of the country in which the land lies, to be held by him for the person entitled to it, and such payment shall be goed to all intents

over on demand. SEC. 10. Be it further enacted. That this not THE following amendment to chapter 18, Mr. Bailey offered the following resolution:
Resolved, That hereafter no member shall of the new Code, on Public Education, of

38 Acts of 1878, the following, viz: H. B. No. 397, an act to insure the collec- Provided, that in high schools and coltion of jury tax fees, and for other purposes, leges recognized by the proper authority as public schools that have pupils in attend-Mr. Clark introduced—

H. B. 398, an act to provide for the more efdistrict, the principal teacher shall only be re-Mr. Featherston introduced—
H. B. No. 395, An act to change the name of the Hoily Springs Savings and Insurance Company. Referred to Committee on Corporations.

Mr. Somerville, chairman of the special committee of seven, appointed to consider H.

labor to the County Superintendent.

On Tuesday in the Senate Mr. J. P. Carter.

Amend by repealing the whole lien law, ex-cept that portion which applies to rent, to take effect Jan, 1, 1881. A New Railroad Combination.

By striking out the provise to first section.

Mr. Gibson offered the following amendment to section 1 of the substitute, which, en motion trait read and the Georgia read. It has